| IN THE IOWA DISTRICT COURT FOR POLK COUNTY COUNTY TAKE                  |                                   |
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| STATE OF IOWA ex rel.<br>THOMAS J. MILLER,<br>ATTORNEY GENERAL OF IOWA, | CLERK DISTRICT COURT              |
| 99AG25112,  | ) Equity No. CE 39947             |
| Plaintiff,  | )<br>)                            |
| v.  | ) AMENDMENT TO ) CONSENT JUDGMENT |
| UNITED STATES CELLULAR CORPORATION,                                     | )<br>)<br>)<br>)                  |
| Defendant.  | )<br>)                            |

The State of Iowa by Thomas J. Miller, Attorney General of Iowa, and Defendant, United States Cellular Corporation, for and on behalf of its affiliates engaged in the provision of wireless mobile communications services in the State of Iowa (Iowa Affiliates), agree to amend the Consent Judgment filed on May 9th, 2002, pursuant to Iowa Rule of Civil Procedure 1.958. Accordingly, Paragraph 11(a) of the Consent Judgment is amended to read as follows:

(a). In order to resolve a good faith disagreement over construction and application of Iowa Code section 537.3310, the parties agree to proceed in accordance with the terms set forth in this subparagraph. For all contracts entered into on or after the effective date of this Consent Judgment, United States Cellular may impose a charge for a consumer's default on the contract in an amount not to exceed \$150.00 provided all of the

following conditions are satisfied:

- 1) all terms and conditions relating to a consumer's potential liability are set forth clearly and conspicuously in the contract; and
- 2) United States Cellular has complied with the terms of the contract and has not otherwise violated applicable law to the consumer's detriment prior to the consumer's default; and
- 3) the contract does not exceed twenty-four months in length.

The charges specified in this subparagraph are the only charges which may be collected for a consumer's default under these contracts in excess of charges for services actually received. As of the date of the entry of this Consent Judgment by the Court United States Cellular shall take no action to collect charges for a consumer's default in excess of charges for services actually received, except the charges permitted in this subparagraph, regardless of the date of the contract and including contracts entered into on, before, or following the date of the entry of this Consent Judgment by the Court. The Attorney General shall have the authority to waive any charge for an individual consumer's default if, upon written complaint filed with the Attorney General's Office, the Attorney General or his designee determines that United States Cellular violated this Consent Judgment, failed to meet the conditions for imposition of a default charge pursuant to 11(a), or violated another provision of law in connection with the sale of cellular telephone services to that consumer.

Dated this \_\_\_\_\_ day of June, 2004

JUDGE, FIFTH JUDICIAL DISTRICT OF IOWA

FOR THE STATE OF IOWA:

FOR UNITED STATES CELLULAR:

Deputy Attorney General Iowa Department of Justice

Dickinson, Mackaman, Tyler & Hagen, P.C.

JOHN E. (Jack) ROONEY President, CEO and Director